



# भारत का राजपत्र

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प्राधिकार से प्रकाशित

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No. 28] NEW DELHI, SATURDAY, JULY 9—JULY 15, 2011 (ASADHA 18, 1933)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके  
 (Separate paging is given to this Part in order that it may be filed as a separate compilation)

## भाग IV

[PART IV]

[गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं]

[Advertisements and Notices issued by Private Individuals and Private Bodies]

## NOTICE

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BY ORDER  
*Controller of Publication*

## CHANGE OF NAME

I, hitherto known as JASMINE OBEROI daughter of Sh. HARDEEP SINGH OBEROI, a Student, residing at A4-C/190-A, Janak Puri, New Delhi-110058, have changed my name and shall hereafter be known as JASMINE KAUR OBEROI.

It is certified that I have complied with all other legal requirements in this connection.

JASMINE OBEROI  
 [Signature (in existing old name)]

I, KANWAR JEET SINGH GULATI son of Sh. PRITAM SINGH GULATI, a Businessman, residing at CC-80A, Shalimar Bagh, Delhi-110088, have changed the name of my minor son HARMEET GULATI, aged 17 years and he shall hereafter be known as HARMEET SINGH GULATI.

It is certified that I have complied with other legal requirements in this connection.

KANWAR JEET SINGH GULATI  
 [Signature of Guardian]

I, hitherto known as PARMAR NARENDRA KUMAR son of Sh. KALIDAS, employed as Sr. Accountant, residing at 64/1515, A. G. Staff Colony, Meghanagar, Ahmedabad-380016, (Gujarat), have changed my name and shall hereafter be known as KAMA NARENDRA KALIDAS.

It is certified that I have complied with other legal requirements in this connection.

PARMAR NARENDRA KUMAR  
 [Signature (in existing old name)]

I, hitherto known as KHOOB SINGH son of Shri CHANDAN SINGH, a Shopkeper in Monestry Market, Azadpur, Delhi-110033; residing at E-571-72, Jahangir Puri, Delhi-110033, have changed my name and shall hereafter be known as ANKUR SINGH.

It is certified that I have complied with other legal requirements in this connection.

KHOOB SINGH  
[Signature (in existing old name)]

I, PARAMJEET SINGH DHINGRA son of Sh. AMRIK SINGH, a Proprietor in the firm M/s. P. P. Hosiery Factory, T-358, Ahata Kidara, Bara Hindu Rao, Delhi-6, residing at 1/42, West Punjabi Bagh, New Delhi-110026, have changed the name of my minor son PRANEET S. DHINGRA (D. O. B. 23.09.1993) and he shall hereafter be known as PRANEET SINGH DHINGRA.

It is certified that I have complied with other legal requirements in this connection.

PARAMJEET SINGH DHINGRA  
[Signature of Guardian]

I, hitherto known as SANHA daughter of Sh. GURJEET SINGH DANG, a Student, residing at 8/168, Chapper Wali Gali, Taran Taran, Amritsar, Punjab, presently residing at 13/66, Subhash Nagar, New Delhi-110027, have changed my name and shall hereafter be known as SANHA SINGH.

It is certified that I have complied with other legal requirements in this connection.

SANHA  
[Signature (in existing old name)]

I, hitherto known as RATHIKA VENKATARAMANAN (Maiden Name P. RATHIKA) wife of Shri R. VENKATARAMANAN, employed as Assistant Director, O/o DGNCC Hqrs., West Block, R. K. Puram, New Delhi, residing at A-605, Panchachuli Apartments, Plot No. E-14, Sector-61, Noida, Uttar Pradesh, have changed my name and shall hereafter be known as RADHIKA VENKATARAMANAN.

It is certified that I have complied with other legal requirements in this connection.

RATHIKA VENKATARAMANAN  
[Signature (in existing old name)]

I, MANBIR SINGH SARNA son of S. GURCHARAN SINGH, a Doctor in Private Practice, residing at 242, Farmers Apartments, Plot No. 8, Sector-13, Rohini, Delhi-110085, have changed the name of my minor son PUNEET SARNA, aged 17 years, 8 months and he shall hereafter be known as PUNEET SINGH SARNA.

It is certified that I have complied with other legal requirements in this connection.

MANBIR SINGH SARNA  
[Signature of Guardian]

I, hitherto known as MUNESH YADAV wife of Sh. NAVNEEN SANGWAN, employed as Lieutenant in the Indian Army, residing at 250/17, Subhash Nagar, Teh. & Distt.-Jhajjar-124103, have changed my name and shall hereafter be known as MUNESH SANGWAN.

It is certified that I have complied with other legal requirements in this connection.

MUNESH YADAV  
[Signature (in existing old name)]

I, hitherto known as SIBU RAJBANSI son of Late ABHIMANYU RAJBANSI, employed as Skilled Fitter in the Rifle Factory, Ishapore under Government of India, Ministry of Defence, P. O.-Ishapore, Nawabganj, Distt.-24 Pgs. (N), West Bengal, residing at Ichapur Maya Pally, P. O.- Nawabganj, P. S.-Noapara, Distt.-24, Pgs (N), Pin-743144, have changed my name and shall hereafter be known as SHIBU RAJBANSI.

It is certified that I have complied with other legal requirements in this connection.

SIBU RAJBANSI  
[Signature (in existing old name)]

I, hitherto known as SANJEEV KUMAR son of Shri RAJENDRA PRASAD, a Student, residing at A-23, Street No.-13, Mandawali, Unche-Par, Delhi-110092, have changed my name and shall hereafter be known as SANJEEV SOLANKI.

It is certified that I have complied with other legal requirements in this connection.

SANJEEV KUMAR  
[Signature (in existing old name)]

I, hitherto known as RAJESH son of Sh. KANHIYA LAL, Self employed, residing at N-490, J. J. Colony, Raghbir Nagar, New Delhi-110027, have changed my name and shall hereafter be known as NARESH KUMAR.

It is certified that I have complied with other legal requirements in this connection.

RAJESH  
[Signature (in existing old name)]

I, hitherto known as AARTI daughter of Shri AJIT SINGH, Self employed, residing at C-14B, IIInd Floor, Gupta Colony, Vijay Nagar, Delhi, have changed my name and shall hereafter be known as AARTI SINGH.

It is certified that I have complied with other legal requirements in this connection.

AARTI  
[Signature (in existing old name)]

I, hitherto known as DHARAMPAL SINGH son of Late HARPHOOL SINGH, employed as Office Supdt.-I in the Northern Railway, Baroda House, New Delhi, residing

at 1449/910A/2, Jagjiwan Nagar, Shahadra, Delhi-110032, have changed my name and shall hereafter be known as DHARAMPAL.

It is certified that I have complied with other legal requirements in this connection.

DHARAMPAL SINGH  
[Signature (in existing old name)]

I, MEENA BHATTI daughter of Shri J. S. BHATTI, residing at MIG 239-H, Rajouri Garden, New Delhi-110027, have changed the name of my minor son KARAN CHAUDHARY, aged 17 years and he shall hereafter be known as KARAN BHATTI.

It is certified that I have complied with other legal requirements in this connection.

MEENA BHATTI  
[Signature of Guardian]

I, hitherto known as MEENA CHAUDHARY daughter of Shri J. S. BHATTI, residing at MIG 239-H, Rajouri Garden, New Delhi-110027, have changed my name and shall hereafater be known as MEENA BHATTI.

It is certified that I have complied with other legal requirements in this connection.

MEENA CHAUDHARY  
[Signature (in existing old name)]

I, hitherto known as USHA wife of Shri RAM KISHAN, a Housewife, residing at 120, V. & P. O. Lajpur, Delhi-110081, have changed my name and shall hereafter be known as SUMAN.

It is certified that I have complied with other legal requirements in this connection.

USHYA  
[Signature (in existing old name)]

I, hitherto known as SUSHILA DEVI wife of Shri JAI PAL SINGH, a Proprietor in the M/s. Gautam Textile, residing at X/3437, Gali No. 1, Raghupur No. 2, Gandhi Nagar, Delhi-110031, have changed my name and shall hereafter be known as CHANDERWATI.

It is certified that I have complied with other legal requirements in this connection.

SUSHILA DEVI  
[Signature (in existing old name)]

I, JASVINDER WALIA wife of Late Sardar SUKHDARSHAN SINGH, a Housewife, residing at 43, Himayupur, Near Safdarjung Enclave, New Delhi-110029, have changed the name of my minor son JASKIRAT WALIA, aged 16 years and he shall hereafter be known as Sardar JASKIRAT SINGH WALIA.

It is certified that I have complied with other legal requirements in this connection.

JASVINDER WALIA  
[Signature of Guardian]

I, hitherto known as GURU RAJ BAKSHI son of Shri RAJINDERIT SINGH BAKSHI, a Student, residing at B-79, Raksha Vikas Apartments, Vikaspuri, New Delhi-110018, have changed my name and shall hereafater be known as GURU RAJ JIT SINGH BAKSHI.

It is certified that I have complied with other legal requirements in this connection.

GURU RAJ BAKSHI  
[Signature (in existing old name)]

I, hitherto known as GURPRIYA BHATIA daughter of Sh. M. S. BHATIA, residing at D1/102, Janakpuri, New Delhi-110058, have changed my name and shall hereafater be known as GURPRIYA KAUR BHATIA.

It is certified that I have complied with other legal requirements in this connection.

GURPRIYA BHATIA  
[Signature (in existing old name)]

I, hitherto known as SUSHILA daughter of Shri RAMA SHANKER, a Student, residing at B-5/257, 258, Nand Nagari, New Delhi-110093, have changed my name and shall hereafater be known as SUHANI PASI.

It is certified that I have complied with other legal requirements in this connection.

SUSHILA  
[Signature (in existing old name)]

I, hitherto known as JASLEEN KALSI daughter of Shri SARABJEET SINGH KALSI, a Student, residing at 1/42, Moti Nagar, New Delhi-110015, have changed my name and shall hereafater be known as JASLEEN KAUR KALSI.

It is certified that I have complied with other legal requirements in this connection.

JASLEEN KALSI  
[Signature (in existing old name)]

I, DEEPA GOEL wife of Sh. VIRENDER GOEL and daughter of Shri LAXMI CHAND GUPTA, residing at 144, Nuovo Apartments, Plot No. 25, Sector-10, Dwarka, New Delhi-110075, have changed my name from DEEPA GUPTA after marriage on 4th December 1996 and from that date I am known as DEEPA GOEL.

It is certified that I have complied with other legal requirements in this connection.

DEEPA GOEL  
(Signature)

I, hitherto known as DEEP PRAKASH son of Shri HARKISHAN SINGH, a Student, residing at 653-654, Double Storey, New Rajinder Nagar, New Delhi, have changed my name and shall hereafater be known as DEEP PRAKASH SINGH.

It is certified that I have complied with other legal requirements in this connection.

DEEP PRAKASH  
[Signature (in existing old name)]

I, hitherto known as GAGANDEEP WALIA daughter of Sardar MANMOHAN SINGH, a Student, residing at WZ-24, Rattan Park, New Delhi-110015, have changed my name and shall hereafter be known as GAGANDEEP KAUR WALIA.

It is certified that I have complied with other legal requirements in this connection.

GAGANDEEP WALIA  
[Signature (in existing old name)]

I, APARNA VATS wife of Wg. Cdr. HITENDER VATS, employed as Section Officer in Telecom Regulatory Authority of India, Mahanagar Dooranchar Bhawan, J. L. Nehru Marg] New Delhi, residing at 1027, Sector-21, Gurgaon, have changed the name of my minor daughter KARUNA VATS, aged 4 years and she shall hereafter be known as PRATISHTHA VATS.

It is certified that I have complied with other legal requirements in this connection.

APARNA VATS  
[Signature of Guardian]

I, KURIAN M.G. son of Late GREGORIOSE M.K., employed as Secretary to Chairman in the D&H Secheron Electrodes Pvt. Ltd., Indore, residing at C/M-17, Sukhliya, Indore-452010, M.P., have changed the name of my minor daughter AGNES, aged 13 years (Date of Birth : 14.09.1997), and she shall hereafter be known as AGNES KURIAN.

It is certified that I have complied with other legal requirements in this connection.

KURIAN M.G.  
[Signature of Guardian]

I, hitherto known as DHAPAN DEVI wife of Shri BIR SINGH, employed as Temporary Status in the Central Institute for Cotton Research, Sirsa, residing at Mela Ground, Gali No. 5, House No. 20/765, Begu Road, Sirsa-125055 (Haryana), have changed my name and shall hereafter be known as SHEELA DEVI.

It is certified that I have complied with other legal requirements in this connection.

DHAPAN DEVI  
[RTI of Dhapan Devi]

I, hitherto known as SARLA RANGAROO, employed as Servant, residing at A-35, Gali No. 10, 3rd Floor, West Vinod Nagar, Delhi-110092, have changed my name and shall hereafter be known as ANNU RANGAROO.

It is certified that I have complied with other legal requirements in this connection.

SARLA RANGAROO  
[Signature (in existing old name)]

I, hitherto known as MANOJ KUMAR son of Late BHRIGURASAN, employed as Senior Account Officer in the Company Degeremont Limited, residing at G-308/15, Gali No. 11, Molarband Extension, Badarpur, New Delhi-110044, have changed my name and shall hereafter be known as MANOJ KUMAR KANAUJIYA.

It is certified that I have complied with other legal requirements in this connection.

MANOJ KUMAR  
[Signature (in existing old name)]

I, hitherto known as MANJU wife of Sh. MANOJ KUMAR KANAUJIYA, a Housewife, residing at G-308/15, Gali No. 11, Molarband Extension, Badarpur, New Delhi-110044, have changed my name and shall hereafter be known as MANJU KANAUJIYA.

It is certified that I have complied with other legal requirements in this connection.

MANJU  
[Signature (in existing old name)]

I, hitherto known as SARITA, residing at 744A, Bhagwan Gali, Kotla Mubarakpur, New Delhi-110003, have changed my name and shall hereafter be known as SHIKHA PAUL.

It is certified that I have complied with other legal requirements in this connection.

SARITA  
[Signature (in existing old name)]

I, GEETIKA TAHILIANI daughter of Smt. KAMLA TAHILIANI, residing at 44-A, Pkt-3, Everest Apartments, Kalkaji Extension, New Delhi-110019, have changed the name of my minor son ARUSH SOOD, aged 16 years, and she shall hereafter be known as ARUSH TAHILIANI.

It is certified that I have complied with other legal requirements in this connection.

GEETIKA TAHILIANI  
[Signature of Guardian]

#### PUBLIC NOTICE

I, RAJ KUMAR son of Shri CHIRANJI LAL, residing at B-1415, Block-B, Jhangipuri, Delhi, do hereby declare that my name has been wrongly mentioned RAJU instead of RAJ KUMAR and my wife's name has been wrongly mentioned as ANGURI instead of JYOTI in 10th standard certificate of my son namely RAHUL KUMAR which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

RAJ KUMAR  
[Signature]

लुधिअना स्टॉक एक्सचेज लिमिटेड  
लुधिअना 141001

नया उप नियम 79 A

आरंभ होने की तिथि 14.05.2011

शेयर बाजारों की मध्यस्थता तंत्र- प्रयोज्यता सीमा अधिनियम के प्रावधान, 1963 की

यह निर्णय लिया गया है कि सीमा की अवधि, के रूप में सीमा अधिनियम, 1963, के मामले में तीन साल के लिए संशोधित करने के लिए अन्य बातों के साथ निम्ननिखित मामलों को कवर किया जाएगा:-

1. जहां तीन वर्ष खत्तम नहीं हुए हैं और पार्टियों ने मध्यस्थता के लिए स्टॉक एक्सचेज के साथ मामला दायर नहीं किया है या
2. जहां मध्यस्थता आवेदन दायर किया था, लेकिन छह महीने के पहले सीमा अवधि के भीतर दायर करने में विलंब के आधार पर अस्वीकार कर दिया था, और तीन साल का समय अभी तक खत्तम नहीं हुआ था

ऐसे मामलों में मध्यस्थता के लिए खर्च निम्नानुसार होगा:-

1. वो केस : गो पहले फाइल नहीं किये गए, वहां शुल्क राशि सेबी दिनांकित 11 अगस्त 2010 और 31 अगस्त 2010 परिपत्रों के अनुसार होगी
2. वो केस उ. पहले फाइल किये गए हो तथा छह महीने की अवधि की पूर्व सीमा के आधार पर खारिज कर दिया हो उन मामलों में पहले से ही अदा की गई फीस की राशि को सेबी दिनांकित 11 अगस्त 2010 और 31 अगस्त 2010 परिपत्रों के अनुसार गणना की गई राशि से घटाया जायेगा। बाकी रकम को सेबी दिनांकित 11 अगस्त 2010 और 31 अगस्त 2010 परिपत्रों के द्वारा अनुसार मध्यस्थता के लिए पार्टियों द्वारा वहन किया जाएगा।

नया उप नियम 419 सी

आरंभ होने की तिथि 14.05.2011

संचार के विभिन्न तरीकों के माध्यम से सेबी पंजीकृत बाजार बिचौलियों द्वारा परिचालित अपुष्ट संचार सेबी ने पंजीकृत बाजार बिचौलियों को निर्देश दिया है:

- उचित अंतर्लंबी दिशा निर्देश कोड का संचालन और पालन करना चाहिए।
- कर्मचारों/ अस्थायी कर्मचारी/ ,स्वैच्छिक कर्मचारी आदि जो मार्केट इंटरमिडिएट के दफ्तरों में कार्य करते हैं, को परख के बगैर कोई ग्राहक, इंडस्ट्री व्यापार या किसी और स्रोत से प्राप्त अफवाह या ना-पारखी सूचना को प्रेरित या फैलाना नहीं चाहिए।
- प्रवेश ब्लॉग /बैट फोरम / मैसेंजर साइटों इत्यादि को या तो निरक्षण के अधीन प्रतिबंधित किया जाना चाहिए या इन तक पहुँच की अनुमति नहीं दी जानी चाहिए।
- उपयोगित ब्लॉग /बैट मंचों / मैसेंजर साइटों (किसी भी नाम से पुकारे जाने वाले) के लॉग्स को एक रिकॉर्ड माना जायेगा और उनको सम्बंधित मध्यस्त के लिए बनाये गए नियमों के अनुसार ही रखा जायेगा।
- कर्मचारियों को निर्देशित किया जाना चाहिए कि वह किसी भी बाजार संबंधित समाचार को जो उन्हें दफ्तरी मेल / व्यक्तिगत मेल / ब्लॉग या किसी अन्य तरीके से मिला हो, को केवल तब ही अवैधित करेगा, जब वह संबंधित अनुपालन अधिकारी द्वारा देखी या प्रमाणीत की गई हो। अगर कर्मचारी ऐसा करने में विफल रहता है, तो वह विभिन्न सेबी अधिनियम / नियम / विनियम आदि निहित प्रावधानों का उल्लंघन करता हुआ माना जायेगा और कार्यवाही के लिए उत्तरदायी होगा।

मौजूदा उप नियम 425(2)

संशोधित उप नियम 425(2)

1 अप्रैल, 2005 से, कस्टीडी चारजिज किसी भी निवेशक पर नहीं लगाया जाएगा।

लेकिन वित्तीय वर्ष के अंत में(जो कि अप्रैल 2009 से संशोधित एवं प्रभावी है) में, प्रति फोलिओ (ISIN स्थिति) के रूप में, डिपॉजिटरी

1 अप्रैल, 2005 से, कस्टीडी चारजिज किसी भी निवेशक पर नहीं लगाया जाएगा।

लेकिन वित्तीय वर्ष के अंत में(जो कि अप्रैल 2009 से संशोधित एवं प्रभावी है) में, प्रति फोलिओ (ISIN स्थिति) के रूप में, डिपॉजिटरी कस्टीडी के लिए

कसटीडी के लिए जारीकर्ता पर चारजिज , निमंलिखित हिसाब से लगा और एकत्र कर सकती है:

जारीकर्ता को संबंधित डिपॉजिटरी में प्रति फोलिओ (ISIN स्थिति) अनुपालन 8.00 रुपए के हिसाब से नीचे दिए गए व्यौरे के अनुसार शुल्क का भुगतान करना होगा

दाखिल की गई प्रतिभूतियों का अंकित मूल्य (रु. में)	प्रत्येक डिपॉजिटरी में एक जारीकर्ता द्वारा भुगतान की जाने वाली वार्षिक कसटीडीयल फीस (रु. में) (*)
5 करोड़ तक	6000
5 करोड़ से अधिक तथा 10 करोड़ तक	15000
10 करोड़ से अधिक तथा 20 करोड़ तक	30000
20 करोड़ से ऊपर	50000

\* प्लस सर्विस टैक्स लागू

जारीकर्ता को उस डिपोजिटरी प्रत्येक वित्तीय वर्ष की 30 अप्रैल से पहले कसटीडी चारजिज अदा करने हैं जिस के साथ उसने पिछले वित्तीय वर्ष की 31 मार्च को फोलिओ (ISIN स्थिति) की कुल गिनती के आधार पर या कम से कम मात्रा के आधार पर कंनेक्टविटी स्थापित की हो अगर वह यह करने में विफल रहता है तो डिपोजिटरी उस से अधिकतम 12% व्याज दंड चार्ज कर सकती हैं

जारीकर्ता पर चारजिज , निमंलिखित हिसाब से लगा और एकत्र कर सकती है:

जारीकर्ता को संबंधित डिपॉजिटरी में प्रति फोलिओ (ISIN स्थिति) अनुपालन 8.00 रुपए के हिसाब से नीचे दिए गए व्यौरे के अनुसार शुल्क का भुगतान करना होगा

दाखिल की गई प्रतिभूतियों का अंकित मूल्य (रु. में)	प्रत्येक डिपॉजिटरी में एक जारीकर्ता द्वारा भुगतान की जाने वाली वार्षिक कसटीडीयल फीस (रु. में) (*)
5 करोड़ तक	6000
5 करोड़ से अधिक तथा 10 करोड़ तक	15000
10 करोड़ से अधिक तथा 20 करोड़ तक	30000
20 करोड़ से ऊपर	50000

\* प्लस सर्विस टैक्स लागू

जारीकर्ता को उस डिपोजिटरी प्रत्येक वित्तीय वर्ष की 30 अप्रैल से पहले कसटीडी चारजिज अदा करने हैं जिस के साथ उसने पिछले वित्तीय वर्ष की 31 मार्च को फोलिओ (ISIN स्थिति) की कुल गिनती के आधार पर या कम से कम मात्रा के आधार पर कंनेक्टविटी स्थापित की हो अगर वह यह करने में विफल रहता है तो डिपोजिटरी उस से अधिकतम 12% व्याज दंड चार्ज कर सकती हैं हांलांकि वार्षिक जारीकर्ता चारजिज निकालने की प्रक्रिया को निमंलिखित ढंग से तब्दील किया गया है:

- वार्षिक जारीकर्ता चारजिज पूर्व वित्तीय वर्ष की 31 मार्च के फोलिओ (ISIN स्थिति) कुल संख्या के बजाय पूर्व वित्तीय वर्ष के दौरान औसतन फोलिओ (ISIN स्थिति) की संख्या के आधार पर किया जायेगा
- किसी जारीकर्ता के लिए फोलिओ (ISIN स्थिति) की कुल गिनती वित्तीय वर्ष दौरान कुल फोलिओ की गिनती को उस वित्तीय वर्ष में कुल कामकाज के दिनों से तकसीम करके निकाली जा सकती है

मौजूदा उप नियम 419 c	नया उप नियम 419 c
कर्मचारियों को निर्देशित किया जाना चाहिए कि वह किसी भी बाजार संबंधित समाचार को जो उन्हें दफ्तरी मेल / व्यक्तिगत मेल / ब्लॉग या किसी अन्य तरीके से मिली हो, को केवल तब ही अधेष्ठित करेगा, जब वह संबंधित अनुपालन अधिकारी द्वारा देखी या प्रमाणीत की गई हो . अगर एक कर्मचारी ऐसा करने में विफल रहता है, तो वह विभिन्न सेबी अधिनियम / नियम / विनियम आदि निहित प्रावधानों का उल्लंघन करता हुआ माना जायेगा और कार्यवाही के लिए उत्तरदायी होगा। इस सम्बन्ध में किसी भी कोताही के चलते अनुपालन अधिकारी को भी जिम्मेवार ठहराया जायेगा।	कर्मचारियों को निर्देशित किया जाना चाहिए कि वह किसी भी बाजार संबंधित समाचार को जो उन्हें दफ्तरी मेल / व्यक्तिगत मेल / ब्लॉग या किसी अन्य तरीके से मिली हो को केवल तब ही अधेष्ठित करेगा। जब वह संबंधित अनुपालन अधिकारी द्वारा देखी या प्रमाणीत की गई हो अगर एक कर्मचारी ऐसा करने में विफल रहता है, तो वह विभिन्न सेबी अधिनियम / नियम / विनियम आदि निहित प्रावधानों का उल्लंघन करता हुआ माना जायेगा और कार्यवाही के लिए उत्तरदायी होगा। इस सम्बन्ध में किसी भी

## सार्वजनिक सूचना

मंजुल होलिडंग्स प्राइवेट लिमिटेड

नई दिल्ली-110019

कम्पनी के सदस्यों का स्वैच्छिक समाप्ति का मामला।

एतद्वारा सूचना प्रदान की जाती है कि कम्पनीज अधिनियम, 1956 की धारा 485 (1) के अनुसरण में कंपनी के स्वैच्छिक रूप से समाप्ति हेतु कम्पनी की आवश्यता में 7 जून 2011 में आयोजित कंपनी के सदस्यों की असाधारण सामान्य बैठक में निम्नलिखित विशेष संकल्प पत्र पारित किया गया है। संकल्पित है कि कंपनीज अधिनियम, 1956 की धारा 484 (1) (ख) के अनुसरण में तथा अन्य लागू योग्य प्रावधान यदि कोई है, के अन्तर्गत कम्पनी के अंशधारकों की स्वीकृति तथा सदस्यों की स्वैच्छिक समाप्ति अनुसार कंपनी की स्वैच्छिक समाप्ति हेतु एतद्वारा समझौता अनुसार है तथा श्री विनोद साहनी, चार्टेड अकाउन्टेंट कंपनी की समाप्ति (वाइण्डिंग अप) के प्रयोजन हेतु समापक अनुसार नियुक्त है तथा श्रीमती मंजुला रानी अग्रवाल कम्पनी निदेशिका व्यक्तिगत रख-रखाव खाता से समस्त व्यय वहन करेंगी।

मंजुला अग्रवाल  
निदेशक

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मंजुल होलिडंग्स प्राइवेट लिमिटेड

नई दिल्ली-110019

कम्पनी के सदस्यों का स्वैच्छिक समाप्ति का मामला।

एतद्वारा सूचना प्रदान की जाती है कि कम्पनीज अधिनियम, 1956 की धारा 516 के अनुसरण में श्री विनोद साहनी सी. ए. कम्पनी की समाप्ति (वाइण्डिंग अप) के प्रयोजन हेतु समापक अनुसार नियुक्त है।

मैं, विनोद साहनी, सी. ए., निवासी 95 शिवालिक अपार्टमैन्ट, अलकनन्दा, नई दिल्ली-19, सूचना प्रदान करता हूँ कि मैं मंजुल होलिडंग की बैठक में विशेष संकल्प द्वारा समापक नियुक्त किया गया हूँ।

विनोद साहनी  
समापक

**LUDHIANA STOCK EXCHANGE LIMITED  
LUDHIANA – 141001**

As per the Requirements of Rule 18 of the Securities Contracts (Regulation) Rules 1957, the new incorporation to the Byelaws of Ludhiana Stock Exchange Limited, as given hereunder, are published for criticism in accordance with the provisions of Section 23 of the General Clauses Act, 1897 both in the Gazette of India and Official Gazette of the state in which the principal office of the recognized stock exchange is situate. Any person having any observations on the proposed Byelaws, can send the same in writing to the undersigned at the Ludhiana Stock Exchange, Feroze Gandhi Market, Ludhiana 141001 within fifteen days from the date of this publication in the Gazette. The observations received after the aforementioned period of 15 days will not be considered when the proposed bye laws will be taken for consideration.

New Bye law No. 279 A	Date of incorporation
<b>ARBITRATION MECHANISM OF STOCK EXCHANGES-APPLICABILITY OF THE PROVISIONS OF THE LIMITATION ACT, 1963</b>	
It has been decided that the limitation period, as modified to three years in terms of Limitation Act, 1963, shall be applicable to cover inter alia the following cases :-	
<ul style="list-style-type: none"> <li>i. where three years have not yet elapsed and the parties have not filed for arbitration with the stock exchange, or</li> <li>ii. where the arbitration application was filed but was rejected solely on the ground of delay in filing within the earlier limitation period of six months; and three years have not yet elapsed;</li> </ul>	
The fee for arbitration in such cases would be as under:-	
<ul style="list-style-type: none"> <li>I. Cases which were not filed earlier will be subject to the fee amount in terms of SEBI circulars dated August 11, 2010 and August 31, 2010.</li> <li>II. For cases filed earlier and rejected on the ground of bar of limitation as per the earlier limitation period of six months, the amount of fee already paid would be deducted from the amount computed in terms of SEBI circulars dated August 11, 2010 and August 31, 2010. The balance shall be borne by the parties to the arbitration in the manner specified vide SEBI circulars dated August 11, 2010 and August 31, 2010.</li> </ul>	

New Bye law No. 419 C	Date of incorporation
<b>UNAUTHENTICATED NEWS CIRCULATED BY SEBI REGISTERED MARKET INTERMEDIARIES THROUGH VARIOUS MODES OF COMMUNICATION</b>	
SEBI has directed the Registered Market Intermediaries:	
<ul style="list-style-type: none"> <li>• Proper internal code of conduct and controls should be put in place.</li> <li>• Employees/temporary staff/voluntary workers etc. employed/working in the Offices of market intermediaries do not encourage or circulate rumours or unverified information obtained from client, industry, any trade or any other sources without verification.</li> <li>• Access to Blogs/Chat forums/Messenger sites etc. should either be restricted under supervision or access should not be allowed.</li> <li>• Logs for any usage of such Blogs/Chat forums/Messenger sites (called by any nomenclature) shall be treated as records and the same should be maintained as specified by the respective Regulations which govern the concerned intermediary.</li> <li>• Employees should be directed that any market related news received by them either in their official mail/personal mail/blog or in any other manner, should be forwarded only after the same has been seen and approved by the concerned Intermediary's Compliance Officer. If an employee fails to do so, he/she shall be deemed to have violated the various provisions contained in SEBI Act/Rules/Regulations etc. and shall be liable for actions.</li> </ul>	

Existing Bye Law No. 425 (2)	Modified Bye- Law No. 425 (2)																				
<p>With effect from April 1, 2005 the custody charges shall not be levied on any investor.</p> <p>However, the Depositories may levy and collect the charges towards custody from the issuers, on a per folio (ISIN position) basis as at the end of the financial year (revised &amp; effective from April 2009), as per details given below:</p> <p>Issuers to pay @ Rs.8.00 (*) per folio (ISIN position) in the respective depositories, subject to a minimum as mentioned below:</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: left;">Nominal value of admitted securities (Rs.)</th> <th style="text-align: left;">Annual Custodial Fee payable by a issuer to each Depository (Rs.)(*)</th> </tr> </thead> <tbody> <tr> <td>upto 5 crore</td> <td>6000</td> </tr> <tr> <td>Above 5 crore and upto 10 crore</td> <td>15000</td> </tr> <tr> <td>Above 10 crore and upto 20 crore</td> <td>30000</td> </tr> <tr> <td>Above 20 crore</td> <td>50000</td> </tr> </tbody> </table>	Nominal value of admitted securities (Rs.)	Annual Custodial Fee payable by a issuer to each Depository (Rs.)(*)	upto 5 crore	6000	Above 5 crore and upto 10 crore	15000	Above 10 crore and upto 20 crore	30000	Above 20 crore	50000	<p>With effect from April 1, 2005 the custody charges shall not be levied on any investor.</p> <p>However, the Depositories may levy and collect the charges towards custody from the issuers, on a per folio (ISIN position) basis as at the end of the financial year (revised &amp; effective from April 2009), as per details given below:</p> <p>Issuers to pay @ Rs.8.00 (*) per folio (ISIN position) in the respective depositories, subject to a minimum as mentioned below:</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: left;">Nominal value of admitted securities (Rs.)</th> <th style="text-align: left;">Annual Custodial Fee payable by a issuer to each Depository (Rs.)(*)</th> </tr> </thead> <tbody> <tr> <td>Upto 5 crore</td> <td>6000</td> </tr> <tr> <td>Above 5 crore and upto 10 crore</td> <td>15000</td> </tr> <tr> <td>Above 10 crore and upto 20 crore</td> <td>30000</td> </tr> <tr> <td>Above 20 crore</td> <td>50000</td> </tr> </tbody> </table>	Nominal value of admitted securities (Rs.)	Annual Custodial Fee payable by a issuer to each Depository (Rs.)(*)	Upto 5 crore	6000	Above 5 crore and upto 10 crore	15000	Above 10 crore and upto 20 crore	30000	Above 20 crore	50000
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\* Plus service tax as applicable

The issuers would be required to pay custody charges to the Depository with whom they have established connectivity based on the total number of folios (ISIN positions) as on 31st March of the previous financial year or the minimum amount, as the case may be, by 30th April of each financial year failing which Depositories may charge penal interest subject to a maximum of 12% p.a."

The issuers would be required to pay custody charges to the Depository with whom they have established connectivity based on the total number of folios (ISIN positions) as on 31st March of the previous financial year or the minimum amount, as the case may be, by 30th April of each financial year failing which Depositories may charge penal interest subject to a maximum of 12% p.a."

However, the methodology of calculating annual issuer charges has been modified as under:-

- i. The annual issuer charges would be based on average no. of folios (ISIN positions) during the previous financial year instead of the total number of folios (ISIN positions) as on 31<sup>st</sup> March of the previous financial year.
- ii . The average no. of folios (ISIN positions) for an Issuer may be arrived at by dividing the total number of folios for the entire financial year by the total number of working days in the said financial year.

EXISTING BYE LAW 419 C	NEW BYE LAW 419 C
<p>Employees should be directed that any market related news received by them either in their official mail/personal mail/blog or in any other manner, should be forwarded only after the same has been seen and approved by the concerned Intermediary's Compliance Officer. If an employee fails to do so, he/she shall be deemed to have violated the various provisions contained in SEBI Act/Rules/Regulations etc. and shall be liable for actions.</p>	<p>Employees should be directed that any market related news received by them either in their official mail/personal mail/blog or in any other manner, should be forwarded only after the same has been seen and approved by the concerned Intermediary's Compliance Officer. If an employee fails to do so, he/she shall be deemed to have violated the various provisions contained in SEBI Act/Rules/Regulations etc. and shall be liable for actions. The Compliance Officer shall also be held liable for breach of duty in this regard.</p>

## PUBLIC NOTICE

**MANJUL HOLDINGS PRIVATE LIMITED**  
**NEW DELHI-110019**

**In the matter of Members' Voluntary Winding up of the Company**

Notice is hereby given pursuant to section 485(1) of the Companies Act, 1956, that the Company has passed the following special resolution at the Extra Ordinary General Meeting of its members held on 7th June, 2011 requiring the Company to be wound up voluntarily :

"RESOLVED THAT pursuant to Section 484(1)(b) and other applicable provisions, if any, of the Companies Act, 1956, the consent of the Shareholders of the Company be and is hereby accorded for voluntary winding up of the Company as a Members' Voluntary Winding up and that Mr. Vinod Sahni, Chartered Accountant is appointed as the Liquidator for the purpose of winding up. Mrs. Manjula Rani Aggarwal, Director of the company will bear all the expenses of Liquidation from her Personal Account."

Date : 20.06.2011

Place : New Delhi

**MANJULA AGGARWAL**  
 Director

**MANJUL HOLDINGS PRIVATE LIMITED**  
**NEW DELHI-110019**

**In the matter of Members' Voluntary Winding up of the Company**

Notice is hereby given pursuant to section 516 of the Companies Act, 1956, that I, Vinod Sahni (Chartered Accountant) is appointed as the Liquidator of the Company :

I, Vinod Sahni, Chartered Accountant, R/o 95, Shivalik Apartments, Alaknanda, New Delhi-110019 here by give notice that I have been appointed as Liquidator of M/s. Manjul Holdings Private Limited by Special Resolution of the company passed in the Meeting of Members on 7th June, 2011.

Date : 20.06.2011

Place : New Delhi

**VINOD SAHNI**  
 Liquidator